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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/805,188	03/14/2001	Hiroshi Morioka	501.30598CC3	2601	
20457 7	04/08/2002				
	I TERRY STOUT ANI	EXAMINER			
	SEVENTEENTH STREE	NGUYEN, TU T			
ARLINGTON	, VA 22209	ART UNIT	PAPER NUMBER		
			2877		
			DATE MAILED: 04/08/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.		Applicant(s)	<u>r</u>	
Offic		Action Summary	09/805,188 Examiner		MORIOKA ET AL.		
		,			Art Unit		
<u> </u>	- Th MAIL	LING DATE of this communication app	Tu T Nguyen	rsh et with the c	orrespond nce add	/ross	
Period fo					orrespond nee add	7633	
THE II - Exter after - If the - If NO - Failur - Any re	MAILING E sions of time r SIX (6) MONTH period for reply period for reply te to reply withing pply received b	O STATUTORY PERIOD FOR REPLY DATE OF THIS COMMUNICATION. may be available under the provisions of 37 CFR 1.1 HS from the mailing date of this communication. by specified above is less than thirty (30) days, a reply is specified above, the maximum statutory period in the set or extended period for reply will, by statute by the Office later than three months after the mailing adjustment. See 37 CFR 1.704(b).	36(a). In no event, how y within the statutory min will apply and will expire to cause the application t	ever, may a reply be tim nimum of thirty (30) days SIX (6) MONTHS from o become ABANDONEI	nely filed s will be considered timely. the mailing date of this con D (35 U.S.C. § 133).	nmunication.	
1)🖾	Respons	ive to communication(s) filed on 15.	January 2002 .				
2a) <u></u>	This action	on is FINAL . 2b)⊠ Th	is action is non-f	inal.			
3)□ Dispositi		s application is in condition for allowa accordance with the practice under ms				merits is	
4)⊠	Claim(s)	<u>1-25</u> is/are pending in the application	1.				
	4a) Of the	above claim(s) is/are withdraw	wn from consider	ation.			
5)	Claim(s) _	is/are allowed.					
6) 🗌	Claim(s) _	is/are rejected.					
7) 🗌	Claim(s) _	is/are objected to.					
8)🖂	Claim(s) <u>1</u>	<u>'-25</u> are subject to restriction and/or	election requirem	ent.			
Application	on Papers	5					
9) 🗌 7	he specifi	cation is objected to by the Examine	r.				
10) 🔲 🛭		g(s) filed on is/are: a)□ accep		-			
	• •	may not request that any objection to the	-, ,		` '		
11)[1		sed drawing correction filed on			ved by the Examiner		
40\□	• •	ed, corrected drawings are required in rep	-	tion.			
•		r declaration is objected to by the Ex	aminer.				
•		.S.C. §§ 119 and 120					
		dgment is made of a claim for foreigr	n priority under 3	5 U.S.C. § 119(a))-(d) or (f).		
a)[☐ All b)☐] Some * c)☐ None of:					
	1. Cert	tified copies of the priority document	s have been rece	eived.			
	2.☐ Cerl	tified copies of the priority document	s have been rece	ived in Application	on No		
		ies of the certified copies of the prior application from the International Bu ached detailed Office action for a list	reau (PCT Rule 1	17.2(a)).		tage	
14)□ A	cknowledg	ment is made of a claim for domesti	c priority under 3	5 U.S.C. § 119(e) (to a provisional a	application).	
a)	☐ The tra	anslation of the foreign language pro	visional applicati	on has been rec	eived.		
Attachment	(s)						
2) Notice	of Draftsper	es Cited (PTO-892) son's Patent Drawing Review (PTO-948) sure Statement(s) (PTO-1449) Paper No(s)	4) 5) 6)		(PTO-413) Paper No(s) atent Application (PTO-		
J.S. Patent and Tra PTO-326 (Rev		Office Ac	tion Summary		Part of F	Paper No. 6	

Serial Number: 09/805,188

Filing Date: 03/14/01

Paper No: 6

Detailed Office Action

Election/Restriction

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-3, 10-16, 20-25, drawn to detecting semiconductor defect and transporting the semiconductor between processing stations, classified in class 356, subclass 237.5.
- II. Claims 4-7, 17-19, drawn to adjusting the operation of the semiconductor fabrication line, classified in class 324, subclass 758.
- III. Claims 8-9, drawn to statistically recording defects, classified in class 356, subclass 237.5.

The inventions are distinct, each from the other because of the following reasons: Inventions group I and group II are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention group I and II has separate utility such as detecting defect in a semiconductor device; and adjusting semiconductor processing station to correct defects on semiconductor devices. See MPEP § 806.05(d).

Inventions group I and III, and group II and III are related as combination and subcombination.

Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the

subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination of group I and II as claimed does not require the particulars of the subcombination as claimed because detecting defect condition of a semiconductors of group I and II does not require a particular method of observing the distribution of the defects and performing the detection in real time of group III. The subcombination has separate utility such as recording defects statistically.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

A telephone call was made to Malvin Kraus on 04/05/2002 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(I).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tu T Nguyen whose telephone number is (703) 306-9185. The examiner can normally be reached on M-T 7:30-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank G Font can be reached on (703) 308-4881. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Tu Tuan Nguyen

Patent Examiner TC 2877

April 05, 2002/TTN